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7 INDEMNITY INSURANCE COMPANY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

20 On May 24, 2018, the Clerk entered default against Defendant JAMES BRAY
21 dba TEXAS PRIDE TRAILERS (ECF No. 11.) On June 25, 2018, Plaintiff
22 ACCEPTANCE INDEMNITY INSURANCE COMPANY filed a Motion for Default
23 Judgment against the Defendant (ECF No. 13.) On July 26, 2018, the Court, having
24 considered the Motion for Default Judgment and its supporting papers, and having
25 found that Plaintiff satisfied the procedural and substantive requirements for
26 obtaining a default judgment, granted the motion (ECF No. 18).

27 For the reasons stated in this Court's Order granting Plaintiff's Motion for
28 Default Judgment (ECF No. 18), the Court hereby orders as follows:

1 Acceptance Indemnity Insurance Company owes no duty to defend James
2 Bray in the action styled *Karen Montano et. al. v. Texas Pride Trailers, Inc. et*
3 *al.*, Superior Court, Orange County, Case No. 30:2017-00913743-CU-PP-CJC
4 (“Underlying Action”) under Acceptance Indemnity Insurance Company
5 policy no. LB00013085 issued to James Bray DBA Texas Pride Trailers
6 (“Policy”); and

7 Acceptance Indemnity Insurance Company owes no duty to indemnify James
8 Bray under the Policy against the damages sought from James Bray in the
9 Underlying Action.

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11 **IT IS SO ORDERED.**

12 August 03, 2018

13 Date



14 Judge R. Gary Klausner, U.S.D.J.
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